United States Court of Appeals FOR THE EIGHTH CIRCUIT

	No.	10-3	3509
Henry Hall,		*	
Appellant,		*	
		*	Appeal from the United States
V.		*	District Court for the
		*	Southern District of Iowa.
Lear Corporation; IAC Iowa City,		*	
LLC; Jeff Schense; Adam Marker,	,	*	[UNPUBLISHED]
, , , , , , , , , , , , , , , , , , ,		*	,
Appellees.		*	

Submitted: March 1, 2011 Filed: March 10, 2011

Before BYE, ARNOLD, and SHEPHERD, Circuit Judges.

PER CURIAM.

Henry Hall appeals the district court's adverse grant of summary judgment in his employment-discrimination action. We conclude that the court properly granted summary judgment. First, Mr. Hall failed to exhaust his administrative remedies on his race-based hostile-work-environment claim, because his charge of discrimination addressed only retaliation, see <u>Bainbridge v. Loffredo Gardens, Inc.</u>, 378 F.3d 756, 760 (8th Cir. 2004); and second, Mr. Hall's retaliation claim fails because he did not

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¹The Honorable Charles R. Wolle, United States District Judge for the Southern District of Iowa.

create a trialworthy issue on whether the alleged retaliation was causally connected to the protected activity in which he had engaged some three years earlier, see <u>Van Horn v. Best Buy Stores, L.P.</u>, 526 F.3d 1144, 1149 (8th Cir. 2008).

Accordingly, we	affirm. See	e 8th Cir. R.	4/B.	